## Exhibit A

D 2459 (3/95/CS) 68	1 <u>1-95dgm@0509/mm/969ent #: 1</u> 2	258-1 Filed: 05/01/20 F	Page 2 of 7 PageID	L#:3671
210	<del></del>		Why in	80/10-
JTKN -9-47	United State	ES DISTRICT CO	OURT , 989 R	1440
FOR THE NOR		-District of ILLINOIS	, , -	ISION
1 18 19	TER OTATEO OF AMERICA		DIMINAL CACE	
UNI	TED STATES OF AMERICA	JUDGMENT IN A C	RIMINAL CASE itted On or After Nover	nber 1, 1987)
•	V.	Case Number: 95		,,
86 LA	ARRY HOOVER	it.		ROTHERS
THE DEFENDA	NT: Hill	Defendant's Attorney		Marks do
7:	002 ~	Sent for	Microfilming	- 100
pleaded guilty	to count(s)		- Siening	·
pleaded nolo which was acc	contendere to count(s) cepted by the court.	<u> </u>	1998	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
	ity on count(s) 1 through 40	of the suppedsedi	ng indictment	100/ Ments
	<b></b>		Date Offense	Count
Title & Section	Nature of Offense		Concluded	Number(s)
SC 846	Narcotics Conspiracy		8/31/95	1
SC 848(a)	Continuing Criminal En		8/31/95	2
SC 861(a)(1)	Use of Persons under A		8/31/95	3-4
SC 841(a)(1)	Distribution of Cocain	ر : ** * * * * * * * * * * * * * * * * *	')	5-9,11- 38 and
cc 9/2/b)	Hee of a Communication	Posility in Com	mitting the	ona oc
SC 843(b)	Use of a Communication Narcotics Conspiracy	i racifity in com	mitting the	10,19-3
SC 841(a)(1)	Distribution of Cocain	20		12,17&3
				·
SC 841(a)(1)	Distribution of Cocain		a. Davis	13
SC 924(c)	Use of a Firearm in th		a Drug	40
The defendant pursuant to the Sen	Trafficking Crime t is sentenced as provided in pages 2 tencing Reform Act of 1984.	2 through 6 of th	is judgment. The sent	
The defendant	has been found not guilty on count(s			
<del></del>	ir	ndickment and the	original ind	ictment.
XX Count(s) On	e of the superseding/(is)	(are) dismissed on the mot	ion of the United State	<b>S</b> .
IT IS FURTHE any change of name judgment are fully p	R ORDERED that the defendant shall e, residence, or mailing address until a paid.	I notify the United States Af all fines, restitution, costs, ar	tomey for this district and special assessment	within 30 days of s imposed by this
Defendant's Soc. Sec. I	No.:		98	
Defendant's Date of Birt	h.:	- Date of inspectation of Judg		
Defendant's USM No.:	86063-024	Simple of hydiology Street		
Defendant's Residence	Address:	Signature of Judicial Office		
United Stat	es Bureau of Prison es Penitentiary - Mario			_
4500 Prison Marion, Ill		- JUDGE HARRY  Name and Title of Judicial	D. LEINENWEBE	SK
		_		
Defendant's Mailing Add		- June 22, 19	98	
<u> </u>	<del></del>	- Date	<del></del>	<del></del>
		_		
		_ ,		(/)
	_		Y .	<i>i i</i> 1

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AC 2458 (2/95) Sheet 2 - Imprisonment			_		_
DEEENDANT: LARRY HOOVER	Judgment - Page _	2	of	6	

CASE NUMBER: 95 CR 508-1

## **IMPRISONMENT**

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for MANDATORY LIFE on Count 2 of the superseding indictment. LIFE a total term of IMPRISONMENT on COUNTS 3 and 4 (superseding) to run concurrently with ne sentences imposed on the remaining sentences. TWENTY (20) YEARS on Counts 5 thru, 11, 14 thru 16, 18 and 38. On Counts 10, and 19 through 37 (superseding) FOUR (4) EARS custody on each count, to run concurrently with one another and with the senences imposed on the remaining counts. On Counts 12, 17, and 39 (superseding) LIFE aprisonment to run concurrent to the sentences imposed on the other counts. On

<u>C</u>	The defendant is remanded to the custody of the United States Marshal.
3	The defendant shall surrender to the United States Marshal for this district:
	at a.m./p.m. on
	as notified by the United States Marshal.
	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
	before 2 p.m. on
	as notified by the United States Marshal.
	as notified by the Probation or Pretrial Services Office.
	RETURN
nav	ve executed this judgment as follows:
	<del></del>
	<del>_</del>
	Defendant delivered on to to
t _	, with a certified copy of this judgment.
	UNITED STATES MARSHAL
	By
	Deputy U.S. Marshal

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AU 2458 (3/95) Sheet 3 - Supervised Release Judgment - Page \_\_ 3\_\_\_\_ of \_\_\_\_\_ LARRY HOOVER DEFENDANT: CASE NUMBER: 95 CR 508-1 SUPERVISED RELEASE Upon release from imprisonment, the defendant shall be on supervised release for a term of FIVE (5) YEARS The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons. The defendant shall not commit another federal, state or local crime. The defendant shall not illegally possess a controlled substance. For offenses committed on or after September 13, 1994: The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer. The above drug testing condition is suspended based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.) The defendant shall not possess a firearm as defined in 18 U.S.C. § 921. (Check, if applicable.)

judgment.

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below). The

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this

## STANDARD CONDITIONS OF SUPERVISION

- the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;

defendant shall also comply with the additional conditions on the attached page.

- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons:
- the defendant shall notify the probation officer ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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AÜ 2458 (3/95) Sheet 5,	Part A - C	riminal Monetary Penalties							_=
DEFENDANT:	T A D D **	HOOVER			Judgmen	rt - Page _	_4_	of	6
_ <del>_</del>	95 CR								
<b>6, 162</b> 11 <b>6</b> 111		CRIMINAL	MONETARY	DEN	ALTIEC				
				-					
The defendant set forth on Sheet 5,		the following total crin	ninal monetary po	enalties	in accordance	e with the	e sched	dule of	payments
		Assessment		Eir	ne		Restitu	<u>noin</u>	
<u>Totals:</u>		\$ 2,000.00	•			\$			
If applicable, re	stitution a	amount ordered pursua	ant to plea agreer	nent	\$ <u></u>				
			FINE						
			FINE						
		of incarceration and/o	•						<u> </u>
after the date of judg	ment, pu	interest on any fine manual to 18 U.S.C. § Inquency pursuant to	3612(f). All of the	payme	the fine is pa ent options on	id in full Sheet 5	before , Part E	the fif 3 may	teenth day be subject
The court has d	etermined	I that the defendant do	es not have the	ability to	pay interest a	and It is o	ordered	that:	
The interes	t requiren	nent is waived.							
The interes	t requiren	nent is modified as foli	lows:						
		F	RESTITUTIO	N					
The determinat	ion of ros	titution is deferred in			bantore 100A	110- 110	<b>)</b>	1124	of This 19
	ed on or a	ifter 09/13/1994, until							
The defendant	shall mak	e restitution to the folk	owing payees in t	the amo	ounts listed bel	OW.			
		a partial payment, eac rity order or percentag				ely propo	ortional	l p <b>ay</b> m	ent unless
							!		ty Order or
Name of Payee			* Total Amount of		Amou Restitution			Perce	ntage of ment
<u>Totals:</u>		<b>.</b>	i	\$	<b>\$</b>				
	total amo	unt of losses are requ	<u> </u>			and 112	— ^ of T**	lo 10 é	or offenses

<sup>\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994.

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AO 245	3 (3/95) Sheet 5, Part B - Criminal Monetary Penalties
	NDANT: LARRY HOOVER  NUMBER: 95 CR 508-1
	SCHEDULE OF PAYMENTS
5) inte	ayments shall be applied in the following order: (1) assessment; (2) restitution; (3) fine principal; (4) cost of prosecution; rest; (6) penalties.  ayment of the total fine and other criminal monetary penalties shall be due as follows:
A X	In full immediately; or
3 <u> </u>	\$ immediately, balance due (in accordance with C, D, or E); or
	not later than; or
> [	in installments to commence days after the date of this judgment. In the event the entire amount of criminal monetary penalties imposed is not paid prior to the commencement of supervision, the U.S. probation officer shall pursue collection of the amount due, and shall request the court to establish a payment schedule if appropriate; or
	in (e.g., equal, weekly, monthly, quarterly) installments of \$ over a period of year(s) to commence days after the date of this judgment.
he Na mpose	tional Fine Center will credit the defendant for all payments previously made toward any criminal monetary penalties
•	I instructions regarding the payment of criminal monetary penalties:
•	
	The defendant shall pay the cost of prosecution.
	The defendant shall forfeit the defendant's interest in the following property to the United States:

Unless the court has expressly ordered otherwise in the special instructions above, if this judgment imposes a period of imprisonment payment of criminal monetary penalties shall be due during the period of imprisonment. All criminal monetary penalty payments are to be made to the United States Courts National Fine Center, Administrative Office of the United States Courts, Washington, DC 20544, except those payments made through the Bureau of Prisons' Inmate Financial Responsibility Program. If the National Fine Center is not operating in this district, all criminal monetary penalty payments are to be made as directed by the court, the probation officer, or the United States attorney.

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AO 245B (3/95) Sheet 6 - Statement of Reasons	
DEFENDANT: LARRY HOOVER CASE NUMBER: 95 CR 508-1	Judgment - Page66
STATEMENT OF RE	ASONS
XX The court adopts the factual findings and guideline application in	the presentence report.
OR	•
The court adopts the factual finding and guideline application if necessary):	in the presentence report except (see attachment,
Guideline Range Determined by the Court :	
Total Offense Level: 43	
Criminal History Category: 2	
Imprisonment Range: Life to	
Supervised Release Range:	years
Fine Range: \$ to \$	
Fine waived or below the guideline range because of inabili	ity to pay.
Total Amount of Restitution: \$	
Restitution is not ordered because the complication and prol fashioning of a restitution order outwelghs the need to 18 U.S.C. § 3663(d).	
For offenses that require the total amount of loss to be stated, p 18, restitution is not ordered because the economic circumsta any amount of a restitution order, and do not allow for the pays foreseeable future under any reasonable schedule of payme	ances of the defendant do not allow for the payment of ment of any or some portion of a restitution order in the
Partial restitution is ordered for the following reason(s):	
The sentence is within the guideline range, that range does not exce from the sentence called for by the application of the guidelines.	eed 24 months, and the court finds no reason to depart
OR	
The sentence is within the guideline range, that range exceeds 24 reasons:	months, and the sentence is imposed for the following
OR	
The sentence departs from the guideline range:	
upon motion of the government, as a result of defendant's s	ubstantial assistance.
for the following specific reason(s):	